

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

| | | |
|--------------------------------|---|----------------------|
| EDDYSTONE RAIL COMPANY, LLC, | § | |
| | § | |
| Plaintiff/Counter-Defendant, | § | |
| v. | § | No. 2:17-cv-00495-JD |
| | § | |
| BRIDGER LOGISTICS, LLC, | § | |
| JULIO RIOS, JEREMY GAMBOA, | § | |
| FERRELLGAS PARTNERS, L.P., | § | |
| <i>et al.</i> , | § | |
| Defendants, | § | |
| | § | |
| BRIDGER LOGISTICS, LLC, | § | |
| FERRELLGAS PARTNERS, L.P., and | § | |
| FERRELLGAS, L.P., | § | |
| Defendants/Counterclaimants. | § | |
| | § | |

NOTICE OF JULIO RIOS AND JEREMY GAMBOA

Pursuant to this Court’s September 20, 2021 Order (Dkt. No. 486), counsel for former Defendants Julio Rios and Jeremy Gamboa (“Rios and Gamboa”) hereby certifies that in interviews of Rios and Gamboa by Plaintiff Eddystone Rail Company, LLC (“Eddystone”) in late-August, the parties’ discussion was limited to the four subjects identified in the Court’s June 28, 2019 (Dkt. 333). Counsel further certifies that Rios and Gamboa did not reveal any privileged information during the course of those discussions or otherwise violate their obligations under the Joint Defense Agreement with the BL/FG Defendants.

DATE: September 14, 2022

Respectfully submitted:

/s/ Jeremy A. Fielding

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**ATTORNEYS FOR
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CERTIFICATE OF SERVICE

I hereby certify that I filed the foregoing via the Court's ECF system on September 14, 2022, thereby serving all counsel of record.

/s/ Jeremy A. Fielding

Jeremy A. Fielding